

22313-2032		w.rentag	SON FEDERAL TRUTH IN LENDING DI		t Union		
ANNUAL PERCENTAGE RATE The cost of your credit as a	FINANCE CHARGE The dollar amount the credit will cost	Amount Financed The amount of credit	Total of Payments The amount you will	Dat Acc US	e of Loan: 4/16/2014 count Number: ED VEHICLE LOAN ment Schedule will be:	Member Number: 37-81-3	8547748
yearly rate. 2.49 %	you. \$ 4,299.67 (E)	provided to you or on your behalf. \$ 64,941.70	have paid after you have made all payments as scheduled. \$ 69,241.37 (E)	No. of paymen	Amount of payment	When payments are due. 7th OF THE MONTH	Beginning
You have the right to re I want an itemization JODI C MAR 915 FAIRWA VIENNA VA	on. HDAVI AY DR	nization of the Amount Fi	<u>L</u> 2 ո ը	ATE CHARGE OW of the leaximum character REPAYMENT ONTRACT	1,154.03 1,153.60 BE: If a payment is 5 finance charge due rge of \$25. S: If you pay off early, you pay on the fau to be a fau to be	days or more late, you with a minimum cha	rge of \$5 and a
your 2013 auton Property Description	nobile/property when ma		Ure this loan.	rm(s) and Senefits is 120 redit Life pint Credit Life sability	Credit Disability Insuran rovided unless you com SIGN below and pay the months. \$ 0.00	Diete and return the in	Olifonaa
WBA6B4C53I			X		SIGN HERE FOR CREDIT		
ESPONSIBILITY. This Promospis the terms of this toan a EPAYMENT. I will make pederstand that payments by in in full at any time and fore the toan is paid to midrid parties, such as credit be the toan is paid to midred parties, such as credit be the toan is paid to me payment on the payment of EDIT LIFE/DISABILITY IN ECHAPMENT IN THE CALL THE CONTROL OF THE CALL	issory Note covers my find will be responsible the spayments to you as stat mail will be posted to ryou will not charge any e. You can accept late rureaus and merchants, abc icated on my loan applicated as stated above. It if the can be credited to my ted only the Member-Bone that at PenFed's option of the insured for the inange. If these insurance am working for wages or proper surface that at PenFed's option of the insured for the inange. If these insurance am working for wages or properties the control of the insurance am working for wages or properties the control of the control o	the amount financed stated; oan with you. When I si same way I am. ed above, which will inclined a so the day you you penalty for prepayment. Dayments or partial payment of the day you may revoke this authorization of credit life or disability by notifying you in writing loan. If I have requested rower is insured. Terms on, the Amount of Paymen term of the loan. Premiu terms change you will profit 25 hours a week or more in this box may loan has bayment schedule and the high and may vary substantial are calculated as follows:	PROMISSORY No on who signed the Note a above on the terms and at the gn my name below I accellude the amount you toan a receive them. Though I n I will pay finance charge nlts or payments marked "privise such third parties of the y toan by ACH transfer, I in, orally, by contacting Pentag. I understand I may rescipint credit life only the of my insurance coverage: I will change or the Number ms accrue on a daily bas provide written notice before a balloon payment are bas ly from its actual value at the The ANNUAL PERCENTAG lance. This is the daily finated from my loan payment an stated above, since fina actual Tatel of Payments.	me, finance eed pay only to the da ald in full" with existence or cor authorize PenFron Federal at le d by you as and this insurar Member-Borrow are governed to the change of the change of this loan. E RATE, as stone charge of the sone	charge and insurance if all the amount of the fixed pay the I repay my loan. You or nout losing any of your right dillion of my account, ed to debit the financial interest 3 days prior to my schedi a condition of approving more within 30 days after the rand first named Joint for the Certificate of Insurars will increase. If I have receducted from my loan pay goes into effect. I understate insurance. I may be a stated above in the dally finance of the certificate of the certificate of the certificate of the certificate and the certificate of the certificate	who signs as maker, guar pplicable until the full amorements, I understand I have in I can cancel this promisits under this Note. You missitution as stated on my I uled payment date. I receive the Certiff Borrower/Guarantor signing are issued by the Insurer. Juested this insurance and yments. The premium, mend that only the Member-E the box 'Amount of Paym he vehicle securing this ic cases.	cantor or borrower also count has been paid. In the right to repay my sory note at any time ay disclose information oan application for my credit to me. If I do incite of Insurance, If below are insured. If if insurance is added I am eligible, you will thou of calculation or corrower is eligible for ent'. This means my oan as determined by then divided by 100 to

will increase the total amount of FINANCE CHARGES. I also understand my actual Total of Payments may be different than stated above since Finance Charge and optional Credit Insurance, Mechanical Breakdown Insurance, and Guaranteed Asset Protection are accrued on a daily basis, which means the dates my payments are actually received and future and/or additional purchase(s) finance and/or protection will determine the total amount I actually pay. Finance Charges begin from the Date of Loan and continue until the loan is paid in full.

NTEREST IN THAT PROPERTY. IF NOTED ABOVE, THE PROPERTY DESCRIBED ABOVE SECURES THIS LOAN AND THE OWNER(S) SIGNING BELOW GIVES YOU A SECURITY AND AGREES TO ABIDE BY THE ADDITIONAL TERMS AND PROVISIONS OF THE SECURITY AGREEMENT SET FORTH ON THE REVERSE SIDE, ALL OF dividends which may be received, whether held jointly or individually, up to the amount of my loan balance. This does not include my Individual Retirement Account. You may take all shares ight pursuant to its statutory lien and further, I give my express consent to enable PenFed to charge against any balance in any of my PenFed accounts, including accounts on which I am a weed by me or any person who is listed as a joint owner on my accounts, including a deceased joint owner. PenFed may take such action without further notice to me or any joint owner. In writing, If my consent is withdrawn, PenFed may in its sole discretion terminate any and all services that I have with the credit union. vriling. If my consent is withdrawn, PenFed may in its sole discretion terminate any and all services that I have with the credit union.

writing. If my consent is withdrawn, PenFed may in its sole discretion terminate any and all services that I have with the credit union.

DEFAULT. I will be in default if I fail to pay any installment on time, if I become insolvent or file bankruptcy, if I die or become incompetent, if a judgment or tax lien is filed against me or an erform my obligations with you unsafe or unsecure, or fail to live up to any of my accounts with you, if you in good faith consider yourself or my obligations or my ability to repay or emaining balance due on this note without giving anyone notice. You may also use any of your other legal rights. If my payment is 5 days or more late I will be charged a late charge of 20 harge will be made to my account in the amount indicated for "Returned Payment. If my payment is not honored or you must return it to me because it could not be processed, a ranch office or online at ywwy:PenFed.org. If you sue merbecause I default. I waive my right to be tried by a jury. (Continued on reverse) ranch office or online at www.PenFed.org. If you sue merbecause I default, I waive my right to be tried by a jury.(Continued on reverse)

X Jaca (Mal bu	4
Member-Borrower	Sign Here	
<u>X</u>		1
Joint Borrower/Guarantor	Sign Hom	pı

Sign Here

Owner of Collateral Other than Borrower(s)

agree that any ownership interest I have in the collateral described above is subject to the provision of the Security Agreement on the reverse. I have no responsibility for payment of this loan.

COLLECTION COSTS. It I am in detault under this note I agree to pay all costs of collection, including your reasonable alterney's fee and court costs, in an amount not more than 25 percent of the principal and finance charge due on the note, or an amount manage deprivation of the principal and finance charge due on the note, or an amount manage deprivation of the principal and finance charge due on Burnary of the note as a guaranter, I agree to be equally responsible with the borrower. You do not have to notify me that this note has not been paid. You can change the terms of payment and released any

security without releasing me from responsibility on this note.

DELAY IN ENFORCEMENT. You can delay enforcing any of your rights under this note without losing them.

ADDITIONS/DELETION. No change, addition, crasure, deletion or cross through of any printed portion of this document shall be valid or binding on PenFed.

RECEIPT, I have received a copy of this disclosure and note.

SECURITY AGREEMENT (FINANCING STATEMENT) If collateral is pledged please read.

In this Security Agreement the words, "i", "me", "my", and "we" mean each person who signed the Promissory Note and addendum if applicable, as borrower, joint borrower/guaranter or owner of collaboral other than borrower, even if one or more of the signers is not contractually responsible for repayment of the Promissory note on the reverse side. "You" and 'your' mean PenFed or any holder of the said Promissory Note,

SECURITY INTEREST. I give you a security interest in my property which is described on the reverse side of this Security Agraement. By granting you a security interest in this property i provide you with security for payment and performance of my duly to you which is described in the Promissory Note on the front.

COLLATERAL. Any of my property covered by your security interest is called "collateral." Any additions and replacements to the property, or any money or property from the sale of the property are also part of the collateral. The collatoral is used primarily for personal/business, family or household purposes. I ___ am ___ am not using money you are lending me to buy the collatoral. If I am using the money you are lending me to buy the collatoral, you will have what is called a "purchase money security interest" in the collatoral. This will give you more protection against others who might claim the collatoral is theirs. You may pay the proceeds of this note directly to the seller of the collateral or jointly to me and the soller.

SECURITY FOR OTHER OBLIGATIONS. Except as to any collateral I use as my principal dwelling, the security interest created by this Security Agreement and Promissory Note shall also secure all of my other indebtedness, obligations, and liabilities to you, now existing or hereafter arising, including future advances, if any. If I have given you a security interest in any personal property used or purchased with the lean proceeds under this Premissory Note/Security Agreement for use as my principal dwelling (such as a mobile home or beat), this confirms that you have waived your accurity interest in such principal dwelling with respect to all existing and subsequent debts I may owe you or transactions i may subsequently enter into with you. Funds pledged for a Share Secured lean will be placed on held in the Share account as collateral against the lean and may not be withdrawn until the lean is paid in full.

OWNERSHIP AND PROTECTION OF RIGHTS IN COLLATERAL. I own the collateral and no one class has any interest in it or claim against it. I agree not to sell, lease, or convey it as security to anyone else until I have obtained or without pornisation to do so or have repaid the loan in full. I agree to help you do all that is necessary to protect your security interest in the collateral. As such, I agree to apply for and provide you with a Conflictate of Title or any other document constituting proof of exmership of the collateral and your interest in it. I further agree to furnish you with such information and execute and deliver such document and take any and all action necessary and appropriate to establish, perfect and maintain your valid and prior security interest and lien in the collateral. I will be responsible for the cost of recordation. If I FAIL TO TAKE THE ACTIONS I HAVE AGREED TO IN THIS SECTION WITHIN 150 DAYS OF THE DATE OF THE LOAN, I SHALL BE IN DEFAULT AND IN ADDITION TO THE REMEDIES OTHERWISE AVAILABLE TO YOU, I AGREE THAT YOU MAY, AT YOUR OPTION, INCREASE THE ANNUAL PERCENTAGE RATE I PAY ON THE LOAN TO THE HIGHEST RATE THEN IN EFFECT ON YOUR CLOSED END UNSECURED LOANS, THIS WILL INCREASE THE MONTHLY PAYMENT DUE ON THE LOAN.

If the security for this town is an automobile which was purchased outside of the U.S. and the vehicle is later shipped to the U.S. it will meet U.S. specifications and 1 agree to title the vehicle with the appropriate state agency and have PenFed registered as Lienholder on the title.

I understand and agree that if I use a share certificate as collateral, I cannot withdraw any dividends from the share certificate. If approved by PenFed, I can use 95% of the unencumbered principal amount of each share certificate as

USE OF THE COLLATERAL. While any part of my loan is unpaid, I promise: To use the collateral carefully and keep it in good repair; To obtain your written permission before making any major alterations; To notify you before changing my address or the address where the collateral is kept; To help you protect the rights I have given you; Not to use or permit anyone to use the collateral for any unlawful purposes; To permit you to inspect the collateral at

PROPERTY INSURANCE AND TAXES. I will keep the collateral incurred for its full value against loss and damage with an insurance company that you accept. The policies must say that you are to be paid what you are ewed if there is a loss. I will deliver the policies to you, if you request. If the collateral is test or damaged, you can use the insurance proceeds to replace or repair it, or to repay any amounts I owe you. I will pay all taxes and fees on the collateral. You can pay any tax or fee if I don't (although you do not have to). If you do pay for insurance, taxes or fees, I will repay you with interest at the rate stated on the reverse side.

Uniters I provide you with evidence of insurance coverage required by my promissory note/security agreement with you, you may purchase limited comprehensive and cottision insurance at my expense to protect your interest in my collatoral. This insurance may, but need not, also protect my interest. If the collateral becomes damaged, the coverage that you purchase may not pay any claim that we make or any claim that is made against me in connection with the cellateral. I may later cancel any insurance purchased by you, but only after providing you with the evidence that I have obtained accoptable insurance coverage elsewhere as required by my promissory note/security agreement with

you. If you purchase insurance for the collateral, I will be responsible for the costs of that insurance, including the insurance premium, finance charges and any other charges, including tracking and administrative costs and commissions, you may impose in connection with the placement of the insurance, until the effective date of the cancellation or expiration of the insurance. The effective date of coverage may be the date my prior coverage lapsad or the date i failed to provide proof of acceptable insurance. The costs of the insurance, and finance charges thereon, will be added to my total outstanding balance and the number and/or amount of my periodic payments will be increased to cover such premium charges. If the cost of the insurance or any other charges imposed in connection with the placement of the insurance are added to my outstanding balance, the finance charge on my underlying promissory note/security agreement with you will apply to these added amounts. The costs of the insurance may be considerably more than the cost of insurance I may be able to obtain on my own. The coverage will not be liability insurance and will not satisfy any need for the property damage liability coverage or my obligations under any state's mandatory liability, financial responsibility on no fault laws. A claim settlement will never exceed the leaser of: (a) the net amount I owe on this loan, (b) the actual cash value of the collateral at the time of loss (unless this loss settlement limit is deleted by loss settlement without actual cash value coverage), (c) the cost of repair or replacement of the collateral, or (d) the maximum limit of coverage.

ENTIRE BALANCE DUE. I agree that without giving me any advance notice, you can require me to pay the unpaid balance of my loan at once if I break any promise made under this security agreement or am in default of this Promissory Note or Security Agreement.

DEFAULT AND REPOSSESSION. I will be in defauit: If I don't make a payment when due; If I break any premise I have made to you or do not fulfill the terms and conditions in this agreement; If I become insolvent or file benkruptcy; If a tien is put on the collateral without your permission, or if the collateral is conflicated; if the collateral is misused, or in danger of losing too much value; if it do anything that reduces my ability or willingness to repay; if it die or become incompetent; If my incurance is cancelled; If a judgement or tax lien to filed against me or an attachment or gamlishment should be issued against any of my property including any of my accounts with you; If you in good faith consider yourself or my obligations or my ability to repay or perform my obligations with you unsafe or unsecure.

POWER OF ATTORNEY. I appoint PenFed's Assistant Treasurer or other signatory duly employed and authorized by PenFed attorney-in-fact to do all acts and things which PenFed may doorn necessary to perfect and continue perfected the security interest created by this security agreement and to protect the collatoral and to request a duplicate title.

POWER OF ATTORNIEY TO SIGN FOR OWNER WHEN REGISTERING AND/OR TRANSFERRING OWNERSHIP OF A MOTOR VEHICLE. I, being the owner of the motor vehicle described in this Frontiscory Note/Security Agreement, appoint Pentagon Federal Credit Union or other signatory duly employed and authorized by PenFed attorney-in-fact to sign my name to any Certificate of Title, or other supporting papers, covering the motor vehicle, in any manner necessary to register and/or transfer exmorship of the motor vehicle; additionally I appoint Pentagen Federal Credit Union or other signatory duly employed and authorized by PenFed as alterney-in-fact to perform any other acts nocessary to register or transfer title to the vehicle described in this Security Agreement; or to request and receive a certified title or other similar document for this vehicle.

MONEY ADVANCED. If I fail to do anything I have promised to do in this agreement you may do it and any money spent for this purpose shall be added to my loan with interest at the rate stated on the reverse skile.

TAKING POSSESSION OF THE COLLATERAL. If I am in default you can take the collateral. I will deliver the collateral to you at a time and place you choose. If I don't or if you wish, you can take the collateral without giving me advance notice. If you take the collateral you will not be responsible for any of my property that is not covered by this agreement that I leave inside the collateral, but you will try to return it to me. After you have taken the collateral, you can sell it and apply the proceeds to the unpaid balance of my loan. You will give me at least 10 days notice of any public sale or the date after which you will be free to have a private sale. I will have to pay the costs you incur in taking and selling the collateral, court costs and reasonable attempts fees. If the money from the sale is not enough to pay you the unpaid balance of the loan and any interest towe you, and to reimburse you for these expenses, I still will have to pay the difference. I am entitled to any money left over if the money from the sale is more than I owe. You also have all the rights and remedies regarding taking possession, keeping and sale of the collateral and use of the money as are permitted by the Uniform Commercial Code. Louisiana (aw permits repossession of motor vehicles without judicial process,

FINANCING STATEMENT. You are authorized to file Financing Statements as required and I will pay the cost. NO WAIVER. Because you excuse one default by me does not mean later defaults will be excused.

EFFECTIVE DATE. This Security Agreement becomes effective on the date shown on the front side and when signed by me.

I have read this agreement and received a copy. I understand it contains all my rights and responsibilities. No oral statements can change it. All changes must be approved by you in writing. My heirs and legal representatives will also be responsible under this agreement,

PENTAGON FEDERAL CREDIT UNION

has I Jenny Authorized Signature